U.S. BANK MIPTOY COURT OF IOWA

JUN 18 1986

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA

IN RE:) Bankruptcy No. 85-01074D		
RICHARD F. SCHLINDWEIN,) Bankruptey No. 85-01074D)	-VEHLY, CLERK	
Debtor.	ý))	·	
DAVID RAMAKER, et al.,	,)		
Plaintiffs,) Adversary No. 85-0301D)		
vs.)) JUDGMENT ENTRY		
RICHARD F. SCHLINDWEIN,)		
Defendant.))	·	

The parties herein have filed a Stipulation of Agreement in this matter on June 18, 1986. The Court, having reviewed the Stipulation of Agreement and having heard the comments of counsel for the parties, hereby approves and accepts the Stipulation of Agreement of the parties. and incorporates

IT IS THEREFORE ORDERED that the Stipulation of Agreement is hereby accepted by the Court, and accordingly the following debts are found to be nondischargeable, and judgment shall be entered against the defendant in favor of the respective plaintiffs and for the respective amounts as shown below:

Name of Plaintiff	Judgment Amount
David J. Ramaker	\$22,240.00
Jean A. Ramaker	\$22,240.00
James J. Feltes	\$35,560.00
Helen R. Roth	\$8,880.00
George L. Wagner	\$8,880.00
Fred Logsdon	\$13,340.00
Universal Electric Supply, Inc.	\$22,240.00
Alfred L. Polsean	\$8,880.00
Gary J. Smith	\$8,880.00
Delores Meyer	\$8,880.00

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Name of Plaintiff

Judgment Amount

Richard Kramer	\$8,880.00
Herbert Kramer	\$8,880.00
Joel D. Wilwert	\$13,340.00
Leland H. Runde	\$8,880.00

IT IS FURTHER ORDERED that interest shall accrue on said judgments at

the rate of 10% per annum beginning on November 1, 1986.

Ordered this 18th day of June, 1986.

Mark B. McFeeley, Bankruptcy Judge

Sitting by Designation

Copy, with copy of Stipulation of Agreement, mailed to:

Thomas P. Peffer,

Atty for Plaintiffs; Michael S. Vestle,

Atty or Defendant; this June 18, 1986

Securio D. Wostman -2-Deputy Clerk, Bankruptcy Court P O Box 4371, Cedar Rapids, IA 52407

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111786/MSV/jl

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA

DEC 1 0 1986

		BARBARA A EVERLY, CLERK
In Re:)	
)	Bankruptcy No. 85-01074D
RICHARD F. SCHLINDWEIN,)	
Dalahan)	
Debtor.)	
DAVID RAMAKER, et al.,)	
·)	
Plaintiffs,)	Adversary No. 85-0301D
)	
vs.)	
DICUADO E CONTROMETA)	CAMICEACMION OF TUDOWEN
RICHARD F. SCHLINDWEIN,	,	SATISFACTION OF JUDGMENT
Defendant.	,	
Des chadic.	,	

Plaintiffs herein acknowledge that the Judgment entered herein on June 18, 1986, is hereby satisfied in full.

Respectfully submitted,

THOMAS P. PEFFER

for

Shuttleworth & Ingersoll, P.C. 500 MNB Bldg., P.O. Box 2107 Cedar Rapids, IA 52406

(319) 365-9461

ATTORNEYS FOR PLAINTIFFS

Copy mailed to: Thomas P. Peffer, Atty for Plaintiffs; Michael S. Vestle, Atty for Defendant; this December 11, 1986

. I'ng attorney date filed

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OFFICE OF THE CLERK

OF

Memorandum

United States Bankruptcy Court

FOR THE NORTHERN DISTRICT OF IOWA

November 12, 1986

To: Clemens & King Attorneys at Law P. O. Box 1307 Dubuque, IA 52001 RE: Writs of Execution
Ramaker, et al.
vs. Schlindwein
Judgment of 6-18-86
Recorded: Vol. 1, Page 230

Enclosed please find the two Writs of Execution which have been signed by the Clerk of Bankruptcy Court and the Seal of the U. S. Bankruptcy Court affixed on this date.

Deputy Clerk

Bankruptcy Court

Northern District of Iowa

BARBARA A. EVERLY, CLERK, BANKRUPTCY COURT U.S. COURT HOUSE, P.O. BOX 4371 CEDAR RAPIDS, IA 52407 319/399-2473 FTS: 863-2473 - 863-2522

United States Bankruptcy Court

For the	NORTHERN	District ofIOWA	
1 01 1110		DISUICE OF	

WRIT OF EXECUTION

To: The United States Marshal for the Southern District o	f Iowa ,
Greeting:	
the plaintiff, Ramaker, et al. Richard F. Schlindwein with interest thereon at the rate of June , 1986, until paid, and \$	from the 18th day of costs were taxed against the judgment was duly entered and day of June, 1986,
Therefore:	
You are hereby commanded to expose to execution sale so much a Richard F. Schlindwein , as may have been this action to insure enforcement of the judgment as is necessary to satt thereon, costs of suit, and your execution costs and expenses, the described as follows: None.	attached at the commencement of isfy the judgment, accrued interest
sale sufficient of the defendant's other nonexempt personal property s necessary to satisfy the remaining balance, and if such personal property commanded to satisfy any final balance by a levy on and sale of suffice	ommanded to subject to execution situated in your district as may be perty is insufficient, then you are
You are further commanded to return this writ with an endorsem of your compliance with its terms, together with the proceeds from t day of , 19 .	
, , , , ,	10
Back	un le. Erul
North P O B	ern District of Iowa ox 4371
[Seal of the U.S. Bankruptcy Court]	Rapids, IA 52407
Date of issuance: NOV 12 1986	Separy Cierk

SCHEDULE OF NON-EXEMPT PERSONAL PROPERTY

insurance commission renewals

Iowa State Travelers Mutual Assurance Company
P.O. Box 1474

Des Moines, Iowa 50306

insurance commission renewals Interstate Assurance Company P.O. Box 1907 Des Moines, Iowa 50306

insurance commission renewals Allied Life Insurance Company 701 Fifth Avenue Des Moines, Iowa 50309 BK 93 (Rev. 8/83

Unite' States Bankruptcy Court

For	the	NORTHERN	District of	f IOWA	

WRIT OF EXECUTION

To: The United States Marshal for the	Northern	_ District of	Iowa
Greeting:			
On the 18th day of June the plaintiff, Ramaker, et al. Richard F. Schlindwein with interest thereon at the rate of June, 1986, until paid, and \$ defendant, Richard F. Schlindwein docketed in the records of the clerk of this cound but no part of the judgment, interest thereon,	, the sur percent per n rt on the 18t	m of \$ 200,0 r annum from . The judg	the 18th day of costs were taxed against the gment was duly entered and by of June 1986;
Therefore:			
You are hereby commanded to expose to exchard F. Schlindwein this action to insure enforcement of the judgm thereon, costs of suit, and your execution codescribed as follows: None.	, as may ent as is neces	have been atta sary to satisfy	ached at the commencement of the judgment, accrued interest
If such property is insufficient to satisfy Richard F. Schlindwein sale sufficient of the defendant's other nonexe necessary to satisfy the remaining balance, as commanded to satisfy any final balance by a language nonexempt real property situated within your of your compliance with its terms, together with the companies of the satisfy and the satisfy any final balance is a satisfy any final balance by a language within your of your compliance with its terms, together with the satisfy any final balance is a satisfy any final balance and the satisfy any final balance are satisfy any final balance and the satisfy any final balance are satisfy any final balance and the satisfy any final balance are satisfy any final bal	, you are empt personal and if such per levy on and sa district. S_{ϵ} writ with an with the process.	e further comm property situa sonal property le of sufficient ee attache endorsement	nanded to subject to execution ted in your district as may be is insufficient, then you are of the defendant's remaining d schedule. thereon showing the manner
[Seal of the U.S. Bankruptcy Court] Date of issuance: NOV 12 1986	<u></u>		

SCHEDULE OF NON-EXEMPT PERSONAL PROPERTY

Stock LTD-DK, Inc. c/o Helle Klosterman 3435 Asbury Dubuque, Iowa 52001

Stock (2,000 shares) Life Investors Insurance Company of America P.O. Box 1447 Cedar Rapids, Iowa 52499

22' Cruiser, Permit No. 4320SS located at Dubuque Marina Dubuque, Iowa 52001

insurance commission renewals Life Investors Insurance Company of America P.O. Box 1447 Cedar Rapids, Iowa 52499

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF JOHA

IN RE:	Bankruptcy No. 85-01074D
RICHARD F. SCHLINDWEIN,	OCT 1 0 1986
Debtor.)	BARBARA A. EVERLY, OLERK
DAVID RAMAKER, et al.,	Adversary No. 85-0301D
Plaintiffs.)	ORDER AMENDING JUDGMENT ENTRY
vs.	
RICHARD F. SCHLINDWEIN,	
Defendant.)	

The Court is hereby presented with a stipulation of agreement amending the previous stipulation in this case which was filed on June 18, 1986. After reviewing the same the Court finds that the judgment entry of June 18, 1986, should be amended according to the terms of the stipulation amending the previous stipulation of June 18, 1986. The stipulation amending the stipulation of June 18, 1986, is incorporated herein by reference and the judgment of June 18, 1986, is amended accordingly.

ROBERT D. MARTIN
United States Bankruptcy Judge
JUDGE SITTING BY DESIGNATION

Approved as to Form and Substance:

THOMAS P. PEFFET. 500 MNB Bldg.

P.O. Box 2107 Cedar Rapids, IA 52406

Attorney for Plaintiffs

MICHAEL S. VESTLE

Suite 950 - The Center Cedar Rapids, IA 52401

Attorney for Defendant/Debtor

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Copy, with copy of Stipulation Amending Previous Order,

mailed to:

Thomas P. Peffer, Michael S. Vestle;

this October, 10, 1986

Deputy Clerk, Bankruptcy Court

P OBox 4371, Cedar Rapids, IA52407

nh-9-23-86

OCT - 6 1986

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA

BARBARA A. EVERLY, CLERK

IN RE:) Bankruptcy No. 85-01074D
RICHARD F. SCHLINDWEIN,	
Debtor.)
DAVID RAMAKER, et al.,)
Plaintiffs.) Adversary No. 85-0301D)
vs.) STIPULATION AMENDING PREVIOUS ORDER
RICHARD F. SCHLINDWEIN,)
Defendant.	,)

The Debtor and the Plaintiffs herein hereby enter into the following stipulation amending the stipulation of agreement filed with this Court and approved by this Court on June 18, 1986:

- 1. On June 18, 1986, the parties herein entered into a stipulation of agreement which provided that a satisfaction of the judgment entered herein would be filed by the Plaintiffs in the event that the Debtor/Defendant paid a sum of \$10,000.00 on or before September 15, 1986, and paid an additional sum of \$20,000.00 on or before November 1, 1986.
- 2. The Defendant/Debtor is unable to pay the \$10,000.00 payment which was due on September 15, 1986. The parties hereby agree that the Plaintiffs shall file of record satisfactions of the judgment entered on June 18, 1986, notwithstanding the failure of the Defendant to pay the sum of \$10,000.00 on or before September 15, 1986, if the following conditions are met:
- a. An amount of \$2,000.00 is paid to the Plaintiffs contemporaneously with the execution of this stipulation; and

- b. A remaining balance of \$28,000.00 is paid to the Plaintiffs on or before October 31, 1986.
- 3. The payments described in the paragraph above shall be made by a cashiers check made payable to Clemens and King, Attorneys at Law, who shall make a pro-rata distribution to Plaintiffs.
- 4. All of the other terms and conditions of the stipulation of June 18, 1986, shall remain in full force and effect.

Dated this 22 day of _

Thomas & hell

THOMAS P. PEFFER 500 MNB Bldg.

P.O. Box 2107 / Cedar Rapids, IA 52406

Attorney for Plaintiffs

MICHAEL S. VESTLE Suite 950 - The Center Cedar Rapids, IA 52401

Attorney for Defendant/Debtor

RECEIPT

On September 23, 1986 I received a Cashier's Check in the amount of \$2,000.00 payable to "Clemens & King" drawn on the American Trust and Savings Bank in Dubuque, Iowa.

THOMAS P. PEFFER